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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/596,707	06/22/2006	David Astely	P18745-US1 9781	
27045 ERICSSON IN	7590 03/04/2008 JC		EXAMINER	
6300 LEGACY DRIVE			NGUYEN, HAI V	
M/S EVR 1-C PLANO, TX 7			ART UNIT PAPER NUMBER	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	10/596,707	ASTELY, DAVID				
Office Action Summary	Examiner	Art Unit				
	Hai V. Nguyen	2618	••			
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet	with the correspondence address	ş			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING D/. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period v. - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUN 36(a). In no event, however, may a will apply and will expire SIX (6) MO cause the application to become	IICATION. a reply be timely filed ONTHS from the mailing date of this commun ABANDONED (35 U.S.C. § 133).				
Status			÷ .			
1) Responsive to communication(s) filed on 22 Ju	<u>ine 2006</u> .					
; _	This action is FINAL . 2b)⊠ This action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under E	Ex parte Quayle, 1935 C	D. 11, 453 O.G. 213.				
Disposition of Claims						
4)⊠ Claim(s) <u>1-25</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdraw						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-25</u> is/are rejected.			*			
7) Claim(s) is/are objected to.		•	•			
8) Claim(s) are subject to restriction and/o	r election requirement.	•				
Application Papers						
9) The specification is objected to by the Examine			¹ 14			
10)⊠ The drawing(s) filed on <u>22 June 2006</u> is/are: a						
Applicant may not request that any objection to the			121/4\			
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex						
Priority under 35 U.S.C. § 119						
12)⊠ Acknowledgment is made of a claim for foreign	priority under 35 U.S.C.	& 119(a)-(d) or (f).				
a)⊠ All b)□ Some * c)□ None of:	priority under do 0.0.0	3 1 10(4) (4) 01 (1).				
1. Certified copies of the priority document	s have been received.					
2. Certified copies of the priority documents have been received in Application No						
3. ⊠ Copies of the certified copies of the prio		and the second s	је			
application from the International Burea			·			
* See the attached detailed Office action for a list	of the certified copies ne	ot received.	•			
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Adda share and (s)	•					
Attachment(s) 1) Notice of References Cited (PTO-892)	4) 🗌 Interview	v Summary (PTO-413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper N	o(s)/Mail Date				
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 06/22/2006. 5) Notice of Informal Patent Application 6) Other:						
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DETAILED ACTION

1. This Office Action is in response to the application filed on 22 June 2006.

2. Claims 1-25 are presented for examination.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 4. Claims 1-25 are rejected under 35 U.S.C. 102(e) as being anticipated by **Walton** et al. **US 2004/0082356 A1**.
- 5. As to claim 1, Walton discloses substantially the invention as claimed, including a method in an access point (*Fig.* 7, *element 110x*) of a communication system for scheduling spatial transport formats (*Fig.* 7, *element 734 scheduling spatial channels*), said access point transmitting signals of data streams using a set of one or more antennas (*Fig.* 7, *elements 724a,...,724b*) to a plurality of mobile terminals (*Fig.* 7, *elements user terminal TU 120x, 120Y*) said method comprising: determining a set of spatial transport formats (*Fig.* 9B, a set of selective wideband *eigenmodes/channels*) comprising for each format (*each eigenmodes/channel*) at least one vector (a transmit vector x(k)) of complex transmission weights and delays (*transmission rates, power and timing control, Figs. 14-16, [0684]*), wherein each vector

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(Fig. 9B, element of steering vector v(k) or eigenvector v(k)) is associated with the transmission of one of a determined signal of interest (the associated eigenmode m) or one of a number of multiplexed co-channel signals (other multiplexing channels), and each vector (a transmission power P(k), [0224]-[0345]) is associated with a transmission power value of its associated signal (a associated subband), and wherein each vector element is associated with one antenna (Fig. 7, elements of "for antenna 1, 2, 3, 4"), selecting a subset of said transport formats as the active set for data transmission to at least one of said mobile terminals ([0659], [0665], [0669], [0670], [0672]-[0673], [0679], [0684]-[0686]) and signaling the active set of transport formats to the at least one mobile terminal ([0659], [0669], [0669], [0670], [0670], [0672]-[0673], [0679], [0684]-[0686]).

- 6. As to claim 2, Walton discloses, wherein the norm (the magnitude, [0510]) of a vector represents the transmission power of the associated signal.
- 7. As to claim 3, Walton discloses, wherein a scaling factor of a vector represents the transmission power of the associated signal (*Fig. 9B, [0316]*).
- 8. As to claim 4, Walton discloses, wherein the signaling is performed over a common control channel (Figs. 14, 16, FCCH, table 3, page 5, [0100]) that is decodable by all users within the coverage area of the access point.
- 9. As to claim 5, Walton discloses, wherein the signaling is performed over a dedicated control channel (Figs. 14, 16, FCH, RCH in table 3, page 5, [0101]) which is transmitted over a part of the coverage area of the access point to a specific user.

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10. As to claim 6, Walton discloses, wherein the mobile terminals or groups of mobile terminals are assigned to different sets of transport formats (Fig. 1).

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- 11. As to claim 7, Walton discloses, advising the mobile terminals about a metric to be applied on selected downlink channel properties to derive a quality indicator for one or more of the transport formats.
- 12. As to claim 8, Walton discloses advising the mobile terminals to provide quality indicators for the best or a set of best transport formats with respect to the applied metric ([0549], [0665]-[0670]).
- 13. As to claim 9, Walton discloses advising the mobile terminals to provide quality indicators for the worst or a set of worst transport formats with respect to the applied metric ([0549]).
- 14. As to claim 10, Walton discloses, wherein the applied metric is a signal-to-noise and interference ratio ([0681]).
- 15. As to claim 11, Walton discloses, wherein the applied metric is an estimate of the supported bit rate in terms of a channel encoding and modulation scheme (Fig. 9B, [0314]-[0320]).
- 16. As to claim 12, Walton discloses, wherein the number of weights for each antenna is the same ([0549]).
- 17. As to claim 13, Walton discloses, wherein only one complex weight and delay is assigned to each specific antenna ([0659]-[0670]).
- 18. As to claim 14, Walton discloses, wherein one fixed delay value (the minimum delay, [0676]) is assigned to all the antennas.

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19. As to claim 15, Walton discloses, wherein the fixed delay value is not included in the-signaling of the active set of transport formats.

- 20. As to claim 16, Walton discloses, adjusting transport formats of the active set by adapting the parameters of their complex transmission weights and/or their transmission power by evaluating collected channel management information ([0659]-[0670]), and signaling an indication (a steered reference) of the adjusted transport formats to the at least one mobile terminal ([0659]-[0670]).
- 21. As to claim 17, Walton discloses, wherein the collected channel management information includes mobile terminal determined quality indicators of the downlink channels associated with the transport formats ([0659]-[0670]).
- 22. As to claim 18, Walton discloses wherein the collected channel management information includes interference management requirements and/or indications of downlink channel statistics ([0659]-[0670]).
- 23. As to claim 19, Walton discloses, wherein the selecting and adjusting of said transport formats optimizes the aggregate data throughput subject to quality and fairness requirements ([0659]-[0667]).
- 24. As to claim 20, Walton discloses evaluating a plurality of quality indicators received from various mobile terminals and determining the applicable data rates for each of the data streams associated with the transport formats in the active set, determining from said evaluation, a scheduling scheme for scheduling data streams to said mobile terminals ([0659]), and

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assigning an applicable data rate to each of said scheduled data streams ([0659]-[0666]).

- 25. As to claim 21, Walton discloses, wherein said scheduling scheme provides a fair access to the data streams ([0657]).
- 26. As to claim 22, Walton discloses, wherein the said scheduling scheme provides cyclic access to the data streams ([0219], [0393]).
- 27. As to claim 23, Walton discloses, wherein the scheduling scheme only provides access to the data streams if the reported quality indicator is sufficiently good ([0219], [0669]-[0675]).
- 28. As to claim 24, Walton discloses a method in a mobile terminal (*Fig. 7, the element of UT 120x or 120Y*) of a communication system, said mobile terminal comprising at least one antenna (*Fig. 7, the element of antenna 752*) for receiving data streams from a multi-antenna access point (*Fig. 7, the element of AP 110x*), said method comprising:

receiving from the access point, an indication (a steered reference, [0675]-[0676]) of applicable spatial transport formats (rates, channel assignment information, [0676]), estimating quality indicators for the received transport formats taking channel and interference conditions into account ([0669]-[0670]), and transmitting a quality report for one or several of the received transport formats, including a quality indicator for each of said formats ([0669]-[0670]).

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29. As to claim 25, Walton discloses, wherein a mobile terminal determines a quality indicator from a signal-to-noise and interference ratio when applying the received transport formats ([0669]-[0670]).

30. Further references of interest are cited on Form PTO-892, which is an attachment to this action.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to HAI V. NGUYEN whose telephone number is (571)272-3901. The examiner can normally be reached on 6:00-3:30 Mon-Fri.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Matthew Anderson can be reached on 571-272-4177. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Hai V. Nguyen Examiner Art Uἡit 2618

MATTHEW ANDERSON SUPERVISORY PATENT EXAMINER